

Since the U.S. Supreme Court has held that 42 U.S.C. §1983 does not create a cause of action for monetary damages against the state, this Court must dismiss with prejudice all of Plaintiff's claims for damages based on §1983.

2. Plaintiff's Claim for injunctive relief under 42 U.S.C. § 1983 must be dismissed as he has failed to allege that he is a member of a protected class.

It appears as though the Plaintiff is seeking injunctive relief pursuant to the Equal Protection Clause of the U.S. Constitution due to his alleged membership in a protected class, namely "multiracial." Mr. Walker states that his racial/ethnic background is "multiracial." (See Complaint, Section III, dated May 30, 1997.) Plaintiff's argument must fail as a "multiracial" background is not recognized as a protected class.

For the House Jud. Comm. ✓

By order dated March 30, 1994, in the case George Walker v. CU, U.S. District Court, Filed by Rosemary Augustine, Esq. (No. 14911) - Senior Assistant University Counsel with EEOC on 12-9-1996. In support of SB-011. Civil Action # 90-M-932, and 92-M-372, the Honorable Judge Richard P. Matsch ruled that Plaintiff is not a member of a legally protected group and that "multiracial" persons do not constitute a protected class. In that case the Plaintiff had sued the University because the University had hired former President Judith Albino and not the Plaintiff. In the case at bar, the Plaintiff is suing the University because it hired current President John Buechner as President and not the Plaintiff. In both cases the Plaintiff presented the same claim of race discrimination due to "multiracial" status (See Exhibit 2, Memorandum Opinion and Order, dated March 30, 1994). In the case of George Walker v. CU, U.S. District Court, Civil Action # 90-M-932, and 92-M-372, the Honorable Judge Matsch rejected multiracial persons as a protected class, "because it would be impracticable to apply and could be so self limiting that a particular person is the only identifiable member of the group." Therefore, as it has already been determined that Mr. Walker is not a member of a protected class, Mr. Walker is not entitled to injunctive relief because he cannot prove the elements of a § 1983 Equal Protection claim.

2-25-2013

G. Walker

Exhibit 3  
Walker v. CU  
10-7-06

- B. Plaintiff's Title VII Claim fails to state a claim upon which relief can be granted and should therefore be dismissed.

restrictive local community in the

## Where are the gubernatorial candidates on affirmative action?

Dear Editor, 3-29-96  
On several occasions, as a candidate for Governor, I've challenged Roy Romer to debate his non-existent "minority" affirmative action record. In effect running mate, Bruce Menon, only truly support affirmative action for rich Anglo males. For example, I filed

a letter in the U.S. District Court on November 26, 1992 regarding the disparate impact of Doug Prince's Amendment II on education of "minorities." The letter was addressed to the Chair of the U.S. Comm. on Civil Rights and its certified as received by them earlier in November.

Bruce and Roy are too afraid of

Dear Editor, 11-22-96

Since I'm reapplying for the Presidency of CU, as an internal applicant, please reference the many documents on file within the CU Regents Administrative Center. The documents should be filed under No's E89DI414, E91DI460 and U.S. District Court Actions Numbered 90-M-932 and 92-M-372.

In August of '91 the Colorado Civil

## To the CU Presidential Search Committee: Here I am

Rights Division ruled that I was qualified to be appointed President of CU. A MEMORANDUM OF OPINION AND ORDER, filed on March 30, 1984, by U.S. District Court Judge Richard Matsch said:

"There is doubt about whether Mr. Walker met these qualifications for the position of President of CU. In fact, that is because there must necessarily be strong subjective elements to the selection of a chief executive officer..."

CANCU Board of Directors for

Helped us defeat Amendment 11

pornography are already illegal and

losing "white flight" votes to revisit

Amendment II and applying the

implications to current funding

problems surrounding Denver Public

Schools. Please reference the front

page of October 11th Denver Post

headlined "D.P.S.: facing lean budget."

I've talked to federal officials

about the legality of Roy flower's

involvement in D.P.S.'s teacher strike

in light of the 1974 Supreme Court

ruling in Milliken v. Bradley; local

control of our schools is more than

just tax and busing boundaries.

Sincerely,

George Walker, Candidate for Gov.

10-5-94

Jaqe

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

## For the House Jud. Comm

official meetings. These lawsuits

appear to be motivated loss by personal

gain or aggrandizement than by the

plaintiffs passion in the pursuit of

social and economic justice for all."

Additional documents are available

upon request.

Sincerely,

George Walker

Denver

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓

✓



RECEIVED

DEC 30 2008

DO Civil Rights Division

[Political Forum > General Political Chat > Political Opinions &](#)[Beliefs](#)[Hypodescent](#)Welcome, **georgewalker**.

You last visited: Today at 02:38 PM

Private Messages: Unread 0, Total 0.

[User CP](#) [FAQ](#) [Members List](#) [Quizzes](#) [Calendar](#) [New Posts](#) [Search](#) [Quick Links](#) [Log Out](#)

Post Reply

[Thread Tools](#) [Search this Thread](#) [Rate Thread](#) [Display Modes](#)

Today, 02:53 PM

For the House Jud. Comm. ✓ #1

 georgewalker ●  
Observer

 Join Date: Feb 2008  
 Posts: 1  
 (10)  
 Credits: 31

Hypodescent

Washington's Birthday

In support of SB 13-011.

2-28-2013

George Walker

This is an open letter, and/or invitation to, Presidential candidate Barack Obama. If you support a mixed-race/multiracial category on the 2010 US Census forms, please call CU'S attorney Patrick O'Rourke at 303-860-5691 regarding Civil Action Number 07-cv-02628-LTB-MEH which is in the Colorado US District Court.

Sincerely,

 George W. Walker  
 Plaintiff

Last edited by georgewalker; Today at 02:54 PM.

Post Reply

## Bookmarks

Digg

del.icio.us

StumbleUpon

Google

Yahoo

Furl

Reddit

## Tags

Edit Tags

None

## Quick Reply